SEP 0 6 2006

Attorney Docket No.:102792-609 (11382P1)

COMBINED OATH, DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

I believe that I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

PROLONGED DEACTIVATION

the specification of which has been filed on July 26, 2006 in the U.S. Patent and Trademark Office as a 371 of PCT/GB2005/000485 (I hereby agree that the attorney on file may insert the correct filing details after execution.)

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations §1.56(a).

I hereby claim foreign priority benefits under title 35, U.S.C. §119 of any foreign application(s) for patent or inventor certificates listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application			Priority 6	Claimed
0403219.9	Great Britain	13 February 2004	[X]Yes	[]No
(Number)	(Country)	(Day/Month/Year Filed)		
			[]Yes	[]No
(Number)	(Country)	(Day/Month/Year Filed)		

I hereby claim to benefit under 35 U.S.C. §119 (e) of any United States Provisional application(s) listed below:

	US Provisional Application Serial No.:	Filing Date:
ı		

I hereby claim the benefit under Title 35, U.S.C. §120 of any United States application(s) listed below, and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, U.S.C. §112, I acknowledge the duty to disclose maternal information is defined in Title 37, Code of Federal Regulations §1.56(a) which occurred

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between the filing date of the prior application and the national or PCT international filing date of this application:

US Patent Application:	Filing Date:	Status:

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements are made with the knowledge that willful false statements and like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Power of Attorney: As a named inventor, I hereby appoint

	Practitioners Associated with the	27389
X	Customer Number:	21367
L		

as my/our attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

The undersigned hereby authorizes the U.S. attorney or agent named herein to accept and follow instructions from the Assignee of this application as to any action to be taken in the United States Patent and Trademark Office regarding this application without direct communication between the U.S. attorney or agent and the undersigned.

SEND ALL CORRESPONDENCE TO:	DIRECT TELEPHONE CALLS TO:	į
Norris, McLaughlin & Marcus PA	1	i
	Andrew N. Parfornak	į
875 Third Avenue, 18th Floor	(212) 808-0700	
New York, NY 10022	· ·	

Full Name of First Inventor:	Sabrina HIGGINS
Inventor's Signature	The state of the s
Date of Signature:	TO AND THE RESIDENCE OF THE PARTY OF THE PAR
Inventor's Citizenship:	United Kingdom
Residence Address:	University of Southampton,
	Center for Enterprise and Innovation (CEI)
	Building 27
	Highfield,
	Southampton
	SO17 1BJ
	UNITED KINGDOM
Post Office Address:	-same as residence address-

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Full Name of Second Inventor: John HUGHES Inventor's Signature Date of Signature: Inventor's Citizenship: United Kingdom Residence Address: University of Southampton, Center for Enterprise and Innovation (CE Building 27 Highfield,
Inventor's Signature Date of Signature: Inventor's Citizenship: Residence Address: United Kingdom University of Southampton, Center for Enterprise and Innovation (CE Building 27
Date of Signature: Inventor's Citizenship: Residence Address: United Kingdom University of Southampton, Center for Enterprise and Innovation (CE Building 27
Inventor's Citizenship: Residence Address: United Kingdom University of Southampton, Center for Enterprise and Innovation (CE Building 27
Residence Address: University of Southampton, Center for Enterprise and Innovation (CE Building 27
Center for Enterprise and Innovation (CE Building 27
Highfield
1 *************************************
Southampton
SO17 1BJ
UNITED KINGDOM
Post Office Address: -same as residence address-
Full Name of Third Inventor: Malcolm Tom MCKECHNIE
Inventor's Signature Man Millet
Date of Signature: 14 8 200 6
Inventor's Citizenship: United Kingdom
Residence Address: Reckitt Benckiser Corporate Services
Limited
Dansom Lane
Hull
HU8 7DS
UNITED KINGDOM
Post Office Address: -same as residence address-

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US Patent Application:	Filing Date:	Status:
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Power of Attorney: As a named inventor, I hereby appoint

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875 Third Avenue, 18 th Floor New York, NY 10022 (212) 808-0700

Full Name of First Inventor:	Sabrina HIGGINS
Inventor's Signature	
Date of Signature:	22/08/06.
Inventor's Citizenship:	United Kingdom
Residence Address:	University of Southampton, Center for Enterprise and Innovation (CEI) Building 27 Highfield, Southampton SO17 1BJ UNITED KINGDOM
Post Office Address:	-same as residence address-

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Full Name of Second Inventor:	John HUGHES
Inventor's Signature	- Stuppes
Date of Signature:	22 02 06
Inventor's Citizenship:	United Kingdom
Residence Address:	University of Southampton,
	Center for Enterprise and Innovation (CEI)
	Building 27
	Highfield,
	Southampton
	SO17 1BJ
	UNITED KINGDOM
Post Office Address:	-same as residence address-
I OSC VIII VIII VIII VIII VIII VIII VIII VI	
Full Name of Third Inventor:	Malcolm Tom MCKECHNIE
Inventor's Signature	
Date of Signature:	
Inventor's Citizenship:	United Kingdom
Residence Address:	Reckitt Benckiser Corporate Services
	Limited
	Dansom Lane
	Huli
	HU8 7DS
	UNITED KINGDOM
Post Office Address:	-same as residence address-
L	
,	